# KENTUCKY GAZETTE.

w Shadford

NUMBER 536.]

SATURDAY, July 1, 1797.

LEXINGTON: — Printed for WEDNESDAYS and SATURDAYS] by J. BRADFORD, on Main firest: where Subferiptions, at Twenty-One Skillings Per Annums Advertifements, Articles of Intelligence, Effays, &c. are thankfully received, and Frinning in general executed in a neat and correct manner.

PRIVATE ENTERTAINMENT 9 AN NEW STORE.

The managers of the Lexing The managers of the Lexing to Logical between the common to the sphilic, that the drawing of that lottery will detainly commone the toth june next—Adventurers in the Lexington Chances of Infusione Lottery, will take nebice, that agreeibly to the original plan theseof, the drawing of the former will determine the fake of the tickets of the latter.

"A few Tickets remain on hand which may be had on application to the

The defendant not having en-The defendant not having entered his appearance and given fecurity according to the act of affembly and the rules of this court, and it appearing to the fatisistion of the court, that he is not an inlabilitant of this flates; on the motion of the plaintille of the force; it is ordered that the fall detendant, do appear here on the first Monday in July next, and naiver the bill of the plaintille-and that a copy of this order be forthwith inforted in the Kentucky Guzette for two months funceflively, and published at the door of Clear creek meet, largehoult, or fone Sunday immediately after divine fervice, and at the front door of the curreboatis, in the town of Verfalles.

(A Copy)

Tell

TURPIN, CIk.

T. TURPIN, Clk. Three Dollars Reward,
TRAYED from Lexington in April lad, a
bright bay mare, feven years old, about
reteen hands and a half high, natural trotter,
mail their in be face, and if I am not mittan the has one white foot, had on a large bell,
d with a liftling of broad cloth, when rode fite
we her breath very hard, flood all round, bran-

ded on the near figuide. Wheever delivers faid mare to the subtrible in Lexington, or gives fact information that I get ber, filmiliave the above reward.

LAWSON Mc. GULLSUGH.

Two thousand five hundred acres of LAND, lying on the Trins, about 23 mide Excellent Mill Seat. The terms may mide from the feat of government, and and inverse in the name of Thomas Trunt, and adjoins a traft advertized by mr. T. Turging of Woolferd county. Any person inclinable to parchase, may know the terms by applying to Capt. Walker Baylor near Lexington for the first of the control of th

HE Partnership of Thoms Polys, John Logar, and Bake Ewang, trading under the mo of Themire Polys of Ge. was diffused the most than the made of Baker Ewang & the Polys for Adjustment. The fullerships was prefere carriefly connecte fuch perform as a relevent to higher themister when the performance of the them to the connected to the them to the connected to the them to the connected them to the connected to the to the connected

grankfort June 8

PRIVATE ENTERTAINMENT
FOR MAN AND HORSE,
On Main freez, next above to Bosor Downing's
By WILLIAM ALEN.

FOR SALE,
The fractof LAND on Which
Inew five, lying about two miles from Lex
agon, near the Georgebour road, containing
two humber acres; and general allowment of Dry
Goods, Hard Ware, Groceries and
Queen's Ware; which I am authorifed to fell upon the lowest terms for
cash, well cleaned Hemp. Wheat,
Rey, Tobacco, raw Hides, Furs, toil
proof Whiley, Salt, Sugar, and good
Flour in barrels; for which stall above and Name
Amos Edwards.

One track jug on Long Line
Goods, Hard Ware, Groceries and
Queen's Ware; which I am authorifed to fell upon the lowest terms for
cash, well cleaned Hemp. Wheat,
Rey, Tobacco, raw Hides, Furs, toil
proof Whiley, Salt, Sugar, and good
Flour in barrels; for which stall are;
cle sof produce, a generous price will
be given. I have alfa-kon and Name
John W. Robert a creation of wellwood More and Salt kon and Name
Sout-fewer mines from Hardin requiry
assout-fewer mines from Hardin requiry
assout-fewer mines from Hardin requiry
southern and the public in gethereof the subor of Dry
Complete the subor of Dry
Complete the subor of Dry
Complete the subor of Campbell,
on the waters of Local creek, containing
2509 acres. One track, bying on Long Like
creek, a branch of Roughereck, Hardin county
Southern and the subor of Dry
Complete the subor of the subor of the proper of the subor of t

JAMES M'COUN, JOHN CASTLEMAN.

March 22

All perfone for whom I locarine to the desiration content, will take nelice, that agreed and pay to fit former will determine the fate of the chickets of the latter.

\* A few Tickets refluin on hand which may be had on application to the MANAGERS.

Lexington, May 22, 1797

Woodprand Court of Quarter Sediens, 1795.

Jein Jackin semplainah,

A aning Anin All perfors for whom I loca-

March 16, 1797.

March 16, 1797.

March County, Jd.

March County, Jd.

March County, 1797.

Avii linghard Complainant
ACAINST
Willoughby Tebia, bur at law to John Tebbs, and
Thomas Garvinis, digendants.

IN CHANCERY.

The defendant Tebbs, not having entered
his appearance agreeably to an act of
affembly and the rules of this court, and it appearing to the factisation of the county hand it appearing to the factisation of the county hand it appearing to the factisation of the county hand and
went to complainant's bills and that a copy
of this order be advertised in one of the Kentucky Gazette's for two months facefirely—
another pothed at the court boule door, of this
county, and happit meeting bonte in Washington, forme Sunday insucaterly after divine forvice, or the complainants bill will be taken
for confession—ta spearing to the court that
the former order made herein, was not excelted.

(a Copy)

Tette

MARSHALL in the contraction of the con-

(A Copy) Teffe
1. MARSHALL jun. C. M. C.

For Sale, OF SOIL EQUAL TO ANY IN THE WESTERN COUNTRY

of solt agy at To ART BY BR WESTERS CONSTRUCTION

I YING in Clarke country, on the waters of

Stoner, new Bramblet's lick, and containing two farms, confiling on board fist-show acree, cleared—with fprings, gardens, orchards, meadows, needilery and convenient Houtes and a maft Escallent Mill Seat. The terms may be made known by applying to the fubrichers, living of the prantice, or to Mt. Garland Ballock in Lexington.—immediate policilion will be given.

David Giff.

GEORGE ADAMS,
R ESPECTFULLY informs his friends and the public in general, that he has opened Tavern, in that commodious houle on Main firest that third door below Crofs firest; where those who please to favor him with their cultom, shall meet with every possible attention.

the waters of Salt river.

3000 acres in Shelby county, joining Leatheman's fertlement.
4000 acres on main Elkhorn, fix miles
from Frankfort, 45 acres cleared.

A180,

from Frankfort, 45 acres cleared.

A150,
200 acres of an Illinois grant, opposite the Falls of Ohio.

And a large body of Land in the big bend of 4 enseitheriver.

This will inform thefe who incline to purchafe, that I have lately returned from exploring molt of the above mentioned lands, particularly that on Tennetice—and find it to be a body of foil; timber, water and range, fuperior to any I have ever feen. The above mentioned tract on Elkhorn, will be either fold or rented.—For terms apply to the fubferiber in Lexington.

BENJ. S. COX.

Feb. 2.

for SALE, That noted tract of LAND, That noted tract of LAND, Regular's fating, containing four hundred acres, three miles from the Conto ordards, (appund to be equal, if not, (append to the equal) and the expellent meadow), the range is good both winter and founder, and from its fitsuition, no doubt winter and founder, and from its fitsuition, no doubt winter and good feet for a distillery, and blick's river years now in order for cropping. An indiffurable sittle will be under to the purchaster. For terms apply to the Printer hereof, or to the full first at Madifon court house.

Spencer Griffin. April 21.

Three Dollars Reward.

Strayed from the plantation of mr. Pranti Downing, on Hickman, four miles from Lekington, on the addinitant, a dark bay horfe, eight or nine years old, nearly fifteen hands high, a blaze and finit, two hind feet waite. Whelver will deliver the hald horie to mr. Francis Downing, or to the fublicitier, fitall have the above reward.

George Heytel.

WANTED IMMEDIATELY, To or three Apprentices
To the Carpenter's and Shop Joner's
Business. Also two or three

Good Journeymen, for House work, to whom generous wages will be given.

JOHN SPANGLER.
Lexington, April 12.

Notice,

HAT the subscriber wishes to es-THAT the fubliciber, withes to eff-cated Bullintisung, in Campbell coun-ty, on the Ohio river, directly oppo-fits to Judge Symm's fettlement, at the North Bend: and that we will make application to the court of the faid county, at their next October court for the purposes aforefaid.

June 22, 1797.

\*\*Ramgm\*\*

SIX HUNDRED THOUSAND VALUABLE LAND,

STUATED in the counties of Franklin, Clarke, Bourbon, Mafon, Madifon, Lincoln, Hardin and
Greene. The taxes thall be paid, and
other incumbrances difcharged at the
time, and in the manner preferibed by
law.

law.

The fubscriber, who will hereafter reside in this town, is authorsed to dispose of the above mentioned property by a power of actorney, recorded in the office of the court of appeals. As he means to practice law in the adjacent courts, persons defining to purchase the different tracts, will have an opportunity of contracting with him as any of chose places.

Charles W. Bird.

PROPOSALS

For Publishing by Subscription, A NEAT EDITION OF THE

IT is proposed, that this edition field contain only the Laws that are of a general mature, and will conflict of the laws larely revised, and to a revised, there will be no more given of local, private laws, than their trick and time of patigat. From the bett calculations, it will extend to about fix hundred pages.

CONDITION'S.

CONDITIONS.

CONDITIONS.

I. This work will be printed in two Numbers-large Ochavo, with a neat letter, on good paper, and bound in boards. The first Numbers of the printed in the laws of a General National Control of the paid at the time of subtribution, and the bearance on the others of subtribution, and the bearance on the others of subtribution, and the bearance on the others of the Second Number of the first Number completed washall number than the first Number completed washall number dispatch to the first Number completed washall number of the first Number of the others of the first number of the other new in the subtribute of the first with the added an appendix, containing an Abstract of the Dutles of a Justice of the Feace, taken from the most Approach of the first of the subtribute of the subtribute

As the form in which the Acts of Allembiy have been printed, senders them not only unhand to be been printed, senders them not only unhand to carry the senders of the send

At a Court of Quarter Seffions, held for the county of Fayette, March 18th 1797. Alexander Gleveland, Complainant,

James Patton, Defendant,

IN CHANCERY:

THE faid Defendant not having entered his appearance agreeable to have, and the rules of this court—and it appearing that he is not an inhabitant of this flate—in the rules of this court—and it appearing that he is not an inhabitant of this flate—in the control of the complainant, by his counted, it is not early the aid Defendant do appear he is not early he had been also been plainant's bill—that a copy of this order he inferted in the Kentucky Gazette for the countered of the

STRAYED from Lexington, about the 20th of April laft, a small dark red COW, four years old this spring, a piece taken off the under side off each ear, so as to make them in the shape of a Fox's ears. Whoever will deliver fail Cow to the substrate at the office of the Rentucky Gazette, or give forch information that he may gether, shall have a reward of Two Dollars.

Lexington, May 25. Bradford

## Congress of the United States.

HOUSE OF REPRESENTATIVES.

June 3.

Mr. Venable, on the part of the committee appointed, the rice prefident would receive the address of the houfe this day as 120 clock at his own house.

at his own house.

A report was received from the commissioners of the federal city. Ordered to be printed.

Mr. Lyon made a motion to do away the ridren loos custom of waiting on the predident in a hody with the address. He was unfuccessful.

At twelve a clock the footbase.

He was unfucceisful.

At twelve o clock the speaker and house went to the president's with the following address.

To the president of the United

States

Sir

The interching detail of those events, which have rendered the convention of congress at this time indifferent pensable, (communicated in your speech to both houses) has excited in us the strongest emotions. Whilst we regret the occasion, we cannot omit to tellify our approbation of the measure, and topledge ourselves that no considerations of private inconvenience, shall prevent on our part, a faith-

confiderations of private inconvenience, final preventon our part, a faithful difficharge of the duties to which we are called,
We have conflamily hoped, that the narions of Europe, whillt defolated by fiveling ways, or convulfed by intelline divisions, would have left the United States to enjoy that peace and transmitty, to which the impartial conduct of our government has entitled us; and it is now with extreme regret we find the measures of the French republic tending to endanger a fittation for defirable and interedling to our country.

lie tending to endanger a fituation fo designable and interesting to our country.

Upon this occasion we feel it our duty to express, in the most explicit manner, the sensations which the present crisis bas excited, and to affure you of our zealous cooperation in those measures which may appear necessary for our security or peace.

Although it is the earnest wish of our hearts, that peace may be maintained with the French republic, and with all the world, yet we never will furneader those rights which belong to as as anation; and whilst we view with salt she want of the widom, dignity and moderation, which have marked the measures of site supreme executive of our country, in its attempt to remove by candid explanations, the complaints and jealouses of France, we feel the fall force of that indignity which has been offered our country in the rejection of its minister. No attempts to wound our rights as a fove-eigh state will escape the notice of of our constituents; they will be fet with indignation, and repelled with that decision which shall convince the world that we are not a degraded people, that we can never submit to the deworld that we are not adegraded peo-ple, that we can never fubmit to the de-mands of a foreign power, without examination and without dicuffion. Knowing as we do the confidence reposed by the people of the United States in their government.

Knowing as we do the confidence reposed by the people of the United States in their government, we cannot helitate in expressing our indignation at any sentiments tending to derogate from that confidence; such sentiments wherever entertained, serve to evince an impersect knowledge of the opinions of our constituents.

Sensibly as we feel the wound which has been inslicted the transactions, set we think with you, that neither the honor nor the interest of the United States socially the repetition of advances for preserving peace.

We therefore receive with the unout fails action in some insorting that

We therefore receive with the ntmolt faisfaction your information that
a fich attempt at negotiation will be
infitured and we cherift the hope that
a mutual fpit of conciliation & a difposition on the part of France to compendate for any injury which may have
been committed on our neutral rights,
& on the part of the United States to
place Fiznce on grounds fimilar to
thole of other countries, in their relations and connection with us, if any
inequalities thall be found to exist,
will produce an accommodation comparishe with the engagements, rights
interests and honour of the United
States.

States.
Fully however, imprefied with the uncertainty of the refult, we shall pre-pare to meet with fortitude any un-favorable events which may occur, and to extricate ourselves from their

confequences with all the field we pos-fefs, and with all the efforts in our power. Believing with you that the conduct of the general government has been just and impartial to foreign nations, that the laws for the prefervation of peace have been proper, and that they have been froper, and that they have been fairly executed, the reprefermatives of the people do not hefitate to declare, that they will give their most cordial fupport to the execution of principles to deliberately and uprightly established.

ed.

The many interesting subjects which you have recommended to our consideration, and which are so strongly enforced by this momentuous occasion, will receive every attention which their importance demands; and we trust that by the decided and explicit conduct which will govern out deliberations, every infinuation will be repelled which is derogatory to the honour and independence of our country.

Permit us in offering this addref, Permit us in offering this addret, to experis our faitsfaction at your promotion to the first office in the government, and our entire confidence that the pre-eminent talents and patriotism which have placed you in this diltinguished fituation, will enable you to ditcharge its various duties with fattisfaction to yourfelf and advantage to our common country.

His answer was as follows

Mr. speaker and gentlemen of the house of representatives, Ireceive with great satisfaction your

Treceive with great faits action your candid approbation of the convention of Congress, and thank you for your affurances, that the interesting subjects recommended to your consideration shall receive the attention which their importance demands, and that your co-operation may be expected in those measures which may appear necessary for our security and peace.

The declaration of the representatives of this nation, of their faits faction at my promotion to the first office in the government, and of their confidence in my sincere endeavors to discharge the various duties of it, with advantage to our common country, have exerted my most grateful sensibility.

have excited my most grateful fensibility.

I pray you, gentlemen, to believe, and to communicate such assurance, and to communicate such assurance, which I can foreste to be attainable by any exertions in the discharge of my duties, can afford me fo much cordustistaction, as to conduct a negotiation with the French republic to a removal of prejudices, a correction of errors, a disputation of umbrages, an accommodation of all differences, and a reslocation of all differences, and a reslocation of lateral and flection, to the mutual satisfaction of both nations; and whenever the legitimate organs of intercourse shall be restored, and the real sentiments of the two governments can be candidly communicated each other, although strongly impressed with the necessity of collecting ourfelves into a manly posture of defence, I serve the less entertain an encouraging considence, that a mutual pivit of conciliation, a disposition to compensate injuries, and accommendate each other in all our relations. oppin of conclination, a disposition to compeniate injuries, and accommodate each other in all our relations and connections, will produce an agreement to a treaty, confident with the engagements, rights, duties, and honor of both nations.

United States,, June 3d, 1797.

#### NOTICE

A LL perions are cautioned against contract-ing for a bond given by Benjamin Harsison of Hartines county, and state of Kentucky, to the fubliciber, dated in July 1795, for here bundred acres of land in fact county, choice out of 752-acres, and adjoining M'Karudler, Men-ktik, and Boyd, and affigued to Thomas Grego, the 24th of August 1796, as evident fraud has been committed, represents the fift fraud has rik, and Boyd, and affigued to Thomas Gregg. e 24th of August 1796, as evident fraud his en committed, respecting the same. I all reby nosity said Benjamin Harrison, not take a title to said Gregg, ner an are person whatsoever, until I receive suffice. DANIEL RICHARDSON.

### Strayed or Stolen,

Benjamin Scanland.

#### LEXINGTON:

Saturday, July 1, 1797.

Judge Coburn's Charge delivered to the Grand Jury of Majon District—June Term 1797.

Gentlemen of the Grand Juny;
Il is a part of my duty on this occasion, to call your attention to those fervices required of you by the laws of our country. Cuitom, appeal, ushifty a departure from the strict, legal discharge of my duty, and permits ne to embrace subjects for your reflection not immediately connected with your presented that a subject of the opportunity it assorbs me of presenting to your view a subject worthy the attention of every friend to his country.

The administration of justice is just-

his country.
The administration of justice is justconsidered as one of the most im-The administration of juffice is justly considered as one of the most important objects contemplated in the formation of government. Sensible of its magnitude, we must behold with pleasure the efforts of this our infant inditution, to diffuse its benefits, by feelering the access to justice easy to its citizens,—By the late arrangements in our Judicially, we have reason to flatter ourselves, that some of the obstacles which have hitherto retarded the administration of justice, will be removed.—It rests now with the citizens, to carry into effect the falutary.—They have no longer to travel in purfoit of justice, from the extremes of our state, but an opportunity of obtaining it is conveient to all—The very great portion of of political happitaining it is conveient to all—The very great portion of of political happines enjeyed by this our infant country, must excite in the breast of every good citizen, the most grateful fentations, and ought to stimulate him to lead his aid in placing its future happines on a firm and salting foundation.—Anidst the variety of important objects to which the exertions of our citizens are required, from none an be derived greater advantages to our country, than from the speedy determination of those baneful disputes in which we are involed by our test in which we are involed by our test in which we are involed by our

determination of those baneful difputes in which we are invoked by our
clashing landed claims.

The evils refulting from this fource
are two numerous and too evident to
require detail. Our feelings and our
interest unite to convince us of the necessity of relieving ourselves from the
paunful and injurious situation, in
which we are placed. It is to be lamented, that the leading causes of this
great alloy to our happiness, are so
deeply rooted, as to pieclude a hope,
that some legislative act could remove
them.—The radical defects intervoven in the system of laws, on which
our claims are founded, must be conindered as the great fource of this evil.

—The history of the settlement of
this country exhibits a succession of
laws filled with the seeds of litigation.

—Without ascending to the source,
and for want of a due attention to the
real cause of this evil our fellow citizens have attached to their courts of
justice an odium which perhaps they
have not merited.—Unked with the
defects in the land laws of Virginia,
and the complicated and clashing
modes of obtaining property under
them, our courts of justice have to
contend with the delays of the artful,
and the empligence of the indolent.—
They have not merited—Unked with the
defects in the land laws of Virginia,
and the complicated and clashing
modes of obtaining property under
them, our courts of justice have to
contend with the delays of the artful,
and the negligence of the indolent.—
They have to give birth to new ideas
on legal subjects, and to open new avenues to justice, and this without the
affishance of the experience of their
predecessors.—For so infinitely various
are the local circumstances attending
the operation of our land laws, and to
precliar to our country that resinement itself, with distinctly can extract
a glean of light from the mass of Britili jurisprudence—and unfortunatetyper us, the more extensive our refearches after truth, in the abys of
frought haw, the more are we in danger of losing sight of our real object

and important talk affigued them—And although the difficulties are preatified in the power of our citizens to lesion their influence, by promoting a spirit of accommodation. The temper of the day is too much opposed to accommodation of ciffures and claimants too pafficulty enflave themselves with the shackles of the law.—Suitous would do well to reflect, that if mothing short of an appeal to the tribunals of justice can fairsty them, that more depends on themselves in ielves with the shackles of the law...

Suirons would do well to rested; that
if nothing short of an appeal to the
ribunals of justice can starsfy them,
that more depends on themselves; in
producing speedy decisions, than on
the courts. It cannot be expected
that our disputes can be terminated
while the parties retard decisions by
every means in their power, and votume on volume is silled with the
list of sitingants... Happy would it begin
to ship the same the research of the
list of sitingants... Happy would it begin
to ship the same the research of the
list of sitingants... Happy would it begin
to ship the same the research of the
peace and dur tellow cirizens
would faerasice their research to
their real interest... It would give
peace and dignity to our country, conent and prosperity to our country, conent and prosperity to themselves...
It is improper and impositic to defer
the private adjustment of claims under
an expectation that leading principles
will be established and erive as grades
to accommodation... It may persuaps he
direcered that although leading principles are established, that the sacts attending each claim are fo various,
that nost cases will be supposed to
fland on grounds peculiar to themselves; and that the features of our
claims, like our own, although resembling in general, have each their diftinguishing trait.

Impressed with the importence of a
speedy adminimishration of pisce I am
on this occasion induced to offer a
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with caution, left we do our country an effential injury.

The greatest political evil that can orest for itely is a dependent or im-pure admistration of justice— I hat depore administration of phiace. I hat de-pendence may origitate from many caufes, but none more dangerous than placing the judiciary at the mercy of popular clamor. It is with great wif-dom that our confliction has dittin-guified the duties of the feveral de-naturement of government. guilhed the duties of the leveral de-partments of government; and in-terms intelligible to every dispation-ate man, marked the facred boundary between the legislative and judicial authorities.—Powerful as the im-mediate representation of a tree-people ought ever to be; it is still subject to its defects—It can be intu-enced by passion, by defign or preju-dice.—Dangerous must then be inta-enced by passion, by defign or preju-dice.—Dangerous must then be inter-conduct, which leads the popular voice incomperately to interrupt the cur-rent of justice, by obstructing a princi-ple formed in haste, without deliber-ation, and which in its nature must be the fituation of judges, and how un-thafte the administration of justice, if it must depend upon every prevailing

the lituation of judges, and how unchafte the administration of juttice, if
it must depend upon every prevailing
opinion of the day. At one time we
hall see the the apublic mind influenced by that plass of citizens who early
adventured into the wilds of America,
and unacquainted with or regardless
of legal tubtilities, sought for, and
with difficulty obtained an establishment in this our favored spot

At another period we shall fee the
influence of those citizens prevail, who
migrassed at a outle later day, and who
migrassed at a outle later day, and who
migrassed we found the difficulty of the
more accustomed to a strict interpretation of law best case dated to promote
the interest of the prevailing party,
and the substantial must yield to the current of the day.

—Amidit his consist of contending
principles; how effectial to justice
until ties, that our course should counit ties, that our course should comust yield to the current of the day.

—Amidst this consist of contending principles; how effential to jultice nust is be, that our courts should enjoy the free and tall exercise of rational interpretation of law, exempt from those imposing stacklestes which the partial and seeing opinion of the day would subject them. Every friend to impartial justice, must trendle fee its fare, when he be holds the popular voice dictate a confluencion of an existing law, under which millions of property are held.

Independent as the influence it produces on the decisions of courts, it in

duces to hold less facred the judicial acts of their country, & deliroys that dignity which ought ever to be attached to the tribunds of jultice, of a free people. Happy will it be, if popular influence fhould in no inflance gree an improper bias to judicial acts, and that our courts chatte as Cafar's write, should be so fortunate as to-discover that line of construction, which not only avoids the misconceptions of one class, but happly combines the spirit of the law with a just and proper attention to the letter.

It is an event for which every good eitzen must fincerely with, to see our counts of justice, far removed from the influence of party, regardless of popular clamor, and while unawed by the resentment even of a legislature, devoted to a chaste administration of justice.

devoted to a chaife administration of justice.

On this occasion, Gentlemen of the Grand Jury, it is your duty to enquise of, and preient all treations, murders, telonies and other crimes and misses, telonies and telonies and telonies and telonies and telonies and telonies and telonies. Nor are you to present any offence the pundulent annexed to which, does not affect either life or limb, unless that restriction does not extend to the higher degrees of crimes, the punishment annexed to which, affects either life or limb.—It is my duty to give you in expects charge, two laws—I he turt is enalted "An art, to suppress excellive gaming—The second is "An Adt, to regulate taverns, and restrain tipling houses.—The objects of those two laws, are too important to the welfare of society, to be neglected. And as guardians of the peace and dignity of our courty, it is your carry, sant present any factor properly informed.

Extrad of a letter from a member of Conservation of the conservation of the telonies of the conservation of the conservation of the conse

Extract of a letter from a member of Canger, to his friend an other parties of the friend and the last factor is introduced on every fullycent of debate, and almost in every fullycent of the debate, and almost in every fullycent of debate, an

of three frigates of guns, and ix floops of war of guns.

4. Refolved, That provision be madel by law for empowering the president to employ the naval force of the Uni-red States as convoys to protect the

7. Refolved, &c. for empowering the prefident to raile a provisional army to confift of giments of infantry, one regiment of

giments of infantry, one regiment of artillery and one regiment of dragoons, by commissioning the officers and by volunteers or enlishments, whenever the country shall in his opinion, render the faid army necessary for the protection and defence of the United States: Provided, that neither the officers or foldiers shall receive any pay or emolument, until called into actual service.

8. Refolved, &e. to authorize the president to borrow on credit of the.

8. Refolved, &c. to authorize the preddent to horrow on credit of the United States, a fum not exceeding dollars, to defray the expense which may arise in providing for the defence and fecurity of the United

States.

9. Refolved, &c. to raife a revenue adequate to the reimburtement, within years, of fuch fum as may be borrowed as alorefaid.

10. Refolved, &c to provide for a limited time against the exportation of arms, ammunition, and military and naval stores.

LEXINGTON LODGE LOTTERY, CHANCES OF INSURANCE. TENTH DAY'S DRAWING.

Wednesday, June 28.

PRIZES.

Of 500 dollars, No. 56.
Of 25 dollars, No. 174, 1125, 1298, 1961.
Of 15 dollars, No. 1204, 2231.
Of 10 dollars, No. 563, 577, 978, 1184, 95, 2493.

ELEVENTH DAY'S DRAWING.
Thurfday, June 29.

all wart on her off ear near the head, formed forts, branded W on the near houlder; praised to 121.

Wm. M'Mannes.

TAKEN up by the fubscriber, Faytrade thereof.

5. Refolved, &c, For regulating the arming of the merchant velicls of the United States.

6. Refolved, that the wilitary effablishment ought to be augmented by an addition of one regiment, a corps of artillerits and engineers, and companies of dragoons.

1 AKEN up by the fubicriber, Fay where the mouth of fellowing, near the mouth of fellowing, near the mouth of planning, a dark bay Mare, about a roy years-old, 4 feet 7 inches high branched on the off buttock fomening like G, a few white hairs in her force artillerits and engineers, and companies of dragoons.

John Carfon.

January 10, 1796. January 10, 1798; John Carfon,

Excellent Vinegar for sale my fill house in Lexington, by the large or small quantity. SAUGRAIN.

June 16, 1797.

FAYETTE COUNTY,
May Court of Quarter Sessions, 1797.

John Smith complianmet,
Press Section, James Brailfon and Agnes Brabflon, defendants
IN CHANCERY.

The defendants in this cause pearing that they are not inhibitions of this commonwealth; our the motion of the complainant by his countel, it is ordered that they appear here on the fecond Monday in August next, to answer the complainant's fill—that a copy of this order be fortuned in the Kentucky Gazette for two months fixed he had possibled at the door of the Preibustion of the Counter of t

Tefte LEVI TODD, C. C.

HUNT ISRAEL & SHOE BOOT MA UFAC TURER,

R ESPECTFULLY informs the Public In general, and his Friends in particular, these A ESPACITFULLY informs the roots in general nearly and his Friends in particular, that he has commenced butiness in all its various branches, on Crois street, tour debrs from Main street. He satters himself from the neatries and excellence of his work to merit the favors of the public. He has furnished himself with a few excellent workmen, together with some of the belt materials that can be produced.

Taken up by the fubicriber, in Payette county, on David's fork, a bay to k, nine years old, fitteen hands high both and teet white, branded on the near shoulder

JOHN WHITESIDE.

April 1, 1797.

N. b. The H was only perceivable on near shoulder, but fince he has shed, the abrand appeared.

THAT commissioners appointed by the county court of Bourbon, munder the act of assembly, enuited sent to assembly enuited and for other purposes to establish an improvement made by lonk Kellar in a preemption of one thousand acres, on the kall fork of Cooper's run—and the stake the depositions of wincells to clabish an improvement made by Patrick Jordan and John Kellar. In a preemption of one thousand acres, on the waters of Huston—will meet upon the premises on Thussday the upon the premises on Thussday the apth day of June pex, if fair if not the next fair day, for the purpose amy be thought necessary of the purpose amy be thought necessary and in conformity to the faid recited act.

Inomas M'CLANABAN, Robert CLARKE.

Blank Deeds for tale at this Office.

NOTICE

THAT commissioners apointed by the court of jesterion county, will meet on the 11th day of Angust mext of a tree marked \$B\$. on Long Jun and called for in an entry of 200 acres of land made in the name of Anjunant Lincorn on a Treasury warrunt, in order to take the depositions of fundry winnesse respecting said entry, and perpetuate their testimony, and do such other acts as shalled deemed necessary and agreeable to law.

BEN. BRIGGS.

June 22, 1797. June 22, 1797.

THE SUBSCRIBER

Sempowered to fell the following tracts of land 1443 acres, on Panther creek, Nelson county.

tang scret, on Paniher creek, Nelion county, 2000 acres, ditto.
400 dares, ditto.
400 dares, pitto.
5333 acres, pear the mouth of Green frees, Bardin county.
5000 acres, Bourbon county, on the waters of Big Sandy.
500 acres, ditto, on the waters of the North Sok of Licking, and waters of Johnson's fork of Licking,

Licking, 20 acres, Fayette county, near the dividend filing between the fork of Licking and Elkhorn-2666 acres, of Continental Military land on the Olio river, and Patalpa creek.

1929 urres, ditto, on the waters of Clay lick creek.

creek.

1500 acres, ditto, on Clay lick creek, waters of Cumberland the terms may be known by application to Mr. Sammuel Ayresin Lesington, Mr. Achillis Sneed in Frankfort or to the lubribor.

JOHN DANIEL.

WILL attend at the honfe of Scar brough Staytons, in Washington county, near the Big Glay licks, onthe South lide, and on the Rolling fortwaters, on the fecond day of August mext, if fair, it not the next fair daywith witnesses to classifi my claim of five hundies to classifi my claim of five hundies and nees of Land, entered in the name of John Campbell, as there are commissioners appointed to perpentate testimony. tuate testimony.

JOHN DICKEN.

June 19, 1797.

I will fell a great Bargain
N the following tracks of LAND,
I for ready money, viz.
Eight thouland seven hundred & fifty
acres lying on the lower indeed Ravencreek, awe the ranch of the fouth fork ofLicking, in the county of Harrison.
Five handred and fifty acres on faid
Raven creek above.
One equal moiety of four thousand
acres of land, lying on the waters of
the north Fauk of Licking river.
Also about thirteen hundred acres
on the waters of kagle creek.
The whole of the above tracks of
land are parented in the name of William Walker, sen. several years ago;
and na part of them have ever been
claimed by any person holding prior
claims to his.—The subscriber is fully
authorited, by a power of attenuefrom the aforefaid William Walker,
sen. to sell the said lands, and make
deeds to the purchaster, warranting
the same against the aforessid William Walker, fen. and his heirs. But
if any part of the faid lands should be
loft by prior claims, then the purchaste
money, with interest, shall be returned
of or that part so lost.

Wm. WALKER, jun.

Taken up by the fubiciber, living on Pagle creek, Scott county, a forrel mare, fifteen hands high, five years old, the brand fearedly parceivable; appraised to 181-19.

JAMES HEN FON.

Bullittsburg, opposite Northbend.

Bulittfore, opposite Northbend.

Taken up by the subscriber, living in Campbell county, a black horie, nine or ten years old, ashout five fact high, two or three suddle plots, lone ages hairs about the root of his tall, shod all round, with coaked floor before. The owner is requested to prove property, pay charges and take him away.

CAVE JOHNSON.

Rentucky, May 16.

TAKEN up by the fulfiriber, on the waters of Lulbulg and, man the old dields, a dark bay jierfe, after years old, branded M, on the near flouder, and a fear on the fance fidefome fittedle fports—appraifed to tol. Alfo a dark bay Mare, 7 years old, meither docked nor branded—appraised to 84.

Joseph Wilkerson.

Joseph Wilkerson
Taken up by the judgether living on Paint to:
Militin exacts, a that More, about speece retracks high, faver your cits, Janual per me for he
head, and branched on the mear flouther and the
way from grey laters at the ready of related to
and appeared to for

1811 15.



SACRED TO THE MUSES.

ON THE SHORTNESS OF HUMAN LIFE.—BY R. BURNES,

Like to the bubble in the brook, Elike to the bubble in the brook,
Orin a glais much like a look;
Or like the flattle in the hand,
Or like the writing in the fand;
Or like a thought, or like a dream,
Or like the gliding of the ftream:
F'en fuch is man, who lives by breath,
Is here, now there, in life and death;
The bubble's burft; the look's forgot;
The fluttle's flung; the writings blot;
The thought is part; the dream is gone;
The water glides; man's life is done.

A poor fellowin Scotland, creeping through the hedge of an orchard, with an intention to rob it, was feen by the owner who called out to him, "Sawney, hoot hoot mon, where are you ganging?"—" Bock agen," fays Saw-

ney. FOR SALE, Acres of Military Land.

TING in the county of Clarke, about 12
Initial from theme to Clarke court house, adolining the land of Bubbard Taylor.—This
kand the well, is all of the first quality, find of
indipitable title—a deed of general warranty
will be given. Any perion inclined to fee it
will be gratified by Mir. Taylor. The terms
may be known be applying to Mir. Joseph Cody
in Lexington, or to Capt. Richard Tertell
an Beargroft.

Agree Fortiging.

Aaron Fontaine. "The whole will be fold together, or di-vided into one, or two hundred acre lots, as may beft full the purchasers. A. F.

JUST OPENING,

JUST OPENING,
FOR SALE,
To the house formerly occupied by Benjamin S.
Cox as a Storis, at the corner of Main and
Goof firests, opposite the Old Court Moule,
GROCERES and JBN GOODS adapted to
Uthe feating; NAILS &c. WINDOW GLASS
to by 12 and 9 by 11 allo a variety of SADDLERY—saddles or different deferiptions, saddle-Bugs, Martingals, Bridles of severy defeription, &c. alio a call, of PORT WINE.—All
will be diffored of extremely low for CASH or
COUNTRY PRODUCE, by
NATHAN BURROWES.
Lexington, June 7.
N. B. The fublicither has a package of SADDLERY—Saddles, Saddle-Bags, Bridles, &c.
that he will diffore of on very moderate terms
for CASH.

POIs SALE

FOR SALE.

Two likely Negroes:

A Feilow, hetween 21 and 24, and
a Bey between 16 and 18 years of age.

Enquire of the Printer.

LL perions are hereby cautioned against taking an affignment on two bonds given by me to Jouathan Robinson;—One, for the payment of Fve hundred dollars, the first day of July next,—the other for I we've hundred and three dollars, the first day of Ortober next, both dared forms. time in April lat, as I am determined not to pay cither of fail bonds unless compelled by law. he kaving failed to comply with his engagement to me, in confequence of which the fail bonds were given.

fat‡

### POWDER.

The fubscriber has on hand

LAND FOR SALE.

THE SUBSCRIBER

AS feveral tracts of Land in different parts of Kentucky, for
fale, which he will dispote of reasona-

Lexingtor, 4th August, 1798.

I have just imported Which I will fell low for CASH.

JAMES TROTTER.

Lexington, May 30, 1797.

IRON BANK.

No shaff by this subschiefs, orthogonal acres of Land, lying NorthWest for the Ohio, containing an extensive bank of excellent Ore, as the fulforther's hypode—the quality of this ore has been aftertained by Mr. Saugrain of Lessington, to whom any perforing the subschief of Land lies about the orthogonal or the subschief of Land lies about one fill the subschief of Land lies about the orthogonal of Land lies about the subschief of Land lies about the subsch

BASIL DUKE.

JOHN COBURNA

LODGE LOTTERY.

April 21, 1797.

The Managers of the Lotte-ry have deemed it proper to re-publish the fol-

Dolls. 15,000 2016 Prizes ? Not two Blanks to a 1984 Blanks ? Prize.

3000 Nickees at 5 Bollars. 15,000 The Prizes Indicate a detection of the temper cent.—Prizes to be paid by the interpretation—Prizes to be paid by the interpretation—Prizes to be paid by the indicate was exceeding one tail of any amount or fitchest exceeding twenty, that he given, with the Liver final temperature of the prizes of the pr

ter the Lottery Primmer defect as a domains made to the Lexington Lodge.

Lodge.

The drawings of the Lottery will be pointined in the Kentucky papers, regularly, he wing the Blinks and Primes—2 he preparations for drawing the Lottery are going on, and will service, and will service the Blinks and Primes—4 he will be a few terminance the toth day of jame next. As the terminance the toth day of jame next. As the terminance the toth day of jame next. The terminance of the total part of the papers of the total part of the papers of the total part of the papers of the paper

May 11, 1995.
May 11, 1995.
Note Some. Thinks who have been entruled with Tankets to fell, are defired to fettle, and account shortfor, on or before the first day of June 1992.

The positive takes this method of informing opened for some times.

The positive takes this method of informing opened for some times.

The positive takes this method of informing opened for some times.

In STABLIND across the Ohio river, from the mouth of Limethone creek to where the flate round; the wiver from Wheeling, where he will attend on the first and lifecents of every month, for the purpose of secondary where he will attend on the first and lifecents of every month, for the purpose of secondary where he will attend on the first and lifecents of every month, for the purpose of secondary where he will attend on the first and lifecents of every month, for the purpose of secondary where he will steep a number of boars, by means of which he can take over any number of positive for some times of the fine time, and size in the land of the first states of the soundary of the fine time, and size in the land of the fine time, and size in the land of the fine time, and size in the land of the fine time, and size in the land of the fine time, and size in the land of the land of the fine time, and size in the land of th

60 TO BE LET

FOR the term of three years, the Flauterion I formerly lived oh, fituate in the county of Mercer and on Chaplain's fork (between widow Harbinfon's and Thomas Harbinfon's on the road leading from the Knob lick to Bairdflown—near fixty acres well cleared, fifteen of which are fet with timothy grafs, four acres of an apple and peach orchard, with accellary buildings, and an excellent fpring—for terms apply to Samuel Ewing efq. living near the premices.

With MBRYERS.

THE STREEF LINE THE STREEF LINE AND THE STREEF LINE AND

THE SUBSCRIBER

AVING engaged war-knawfrom Philadriphia, periedly a quaintel with manufacturing Gordege in all the different branches, is determined to engage entolytics in that befinels, is well therefore give the highly prices for good well claimed HEMB country and TABA, and generous wages to all yield 900N. NETMEN Rage Malars as can come well recommended for their jobirty and mindley. He would ally withto take a marker of boys from twelve to first expasses of goog as APP.BITTCES to the factories of good of the control of t management of a rope and, and when the purer of the lates rate portraphie. At this freeze of manufacture willinghably be continued and gradly contended to the information of the contended to the information will be an any and degree employment, it is boped that many will be difficult to be infinished in for ufful a branch of huje-differed to be infinished in for ufful a branch of huje-

NOTICE.

Park as, the partnership of Alexander one names Parker being distloved by the centure of the decasted, enurethy request all those indebted to the fail of many by bean, note or book account, to come ferward immediately and fettle shell respective bulletes and income to book account, to come ferward immediately and fettle shell respective bulletes. I therefore the shell of the shell of the decasted must be immediately and the partnership fettled—No indulgence outs and the partnership fettled—No indulgence outs

ALEX. PARKER, JOHN COBURN, JOHN BRADFORD, Lexington, April 12, 1797.

QNOTICE. renerlate of CHARLES & Co. was diffolved on the rit line, about a round from are requested to take the payment—and those who have are requested to call on the inferious, in whose hands the books &co.

ANDREW HOLMES.

20 TO BE SOLD, TO BE SOLD,
If WESTPORT, in Shelby county, at the
limition of Ohio and Eighten mile creek,
the Trolless, a propertionate number of
a LOTS in every part of faile towa, at the
following tames and places, given. On the preniles, on Thuitday, the 3d of Auguin next, if
their the condition of enext fair day, at Azirdovon,
on the 3st, it being court day, and at Frankfort,
on the 1st, it being also court day. Twelve
mooths credit will be given, the purchasis give
ing bond with approved feculty.—The term
will be more fully made known at the day of
falos. inching of Ohio and Eighteen mile creek, by the Trifflees; a proportionate number of it LOTS in every part of find towns, at it LOTS in every part of find towns, at the collection of the present inches of the proportionate number of it LOTS in every part of find towns, at the collection of the present of the proportion of the proportion of the present of the proportion of the proportion of the present of the proportion of

Julie 1, 1797.

N. B. The fabricibers putpole to privilege the purchases of LOYS in Warroax, to make payment for the fabricibers putpole to privilege the purchases of LOYS in Warroax, to make payment for the fame in certain feeded of preparty which will be bereafter deferribe of preparty which will be bereafter deferribe and applied of April and May next. The road Inading from Frankfort to Westport, will be opened in a deaft time, and continued on to the Illinois country—The road from Stelbywille to Westport has been conced for joins time.

THE SUBSCRIBERS,

Nebuchadnezzar, 90

Nebuchadnezzar, A full half Dray, will flund at my frable, at the fign of the Indian King, on main freet, Lexington, he is a beautiful black, mixed with a letter gray, four years old, about insteen hands one inch high, his tather was a full Dray of the largest fize (who was imported by General Williams, Bestimore) his dam a full blooded-imported English mare.

Nebuchadnezzar will flund at five dollars the featon, payable in merchantable produce, delivered in Lexington. Any gentlemen who may choose to fend mares any distance, may have pasturage at three hillings per week during the featon, but i will not be liable for escapes or accidents.

Murch 1, 1797, ff

North 1, 1797.

OFICS, to their whom it may concern—That whereas I have purchafed of Richard Chimoweth of jefferfon county, an abritation bond on Col. Wm. Fleming of Vinginia, and have given him in exchange, my discharge in the property of the property o determined not to un-hear to the contrary.

JOHN CLAY.

North Carolina, March Term, 1997.
Margan Difficit. 5 County Kanity.
Between Philip Moodenpyl and John McDowell.
Complyinal Marchend Archive March Term, 1997.
Against David Dicky, Defendant.
I'm appearing, to the Instanction of the count.
I that the defendant refides out at this flate;
therefore ordered, that the faid defendant Dicky, appear and put in his answer next cerebit to writ: Expetance term, 1975, or that the overteen the country of the country

inutes). Teffe, J. Spencer, c. & M. E.

Three Hundred Dollars Reward.

The fublicriber has on hard a quantity of POWDER, of excellest quality, of his own manufacture; which he will dipote of at the moderate price of 40 per pound at the function, to those the found the PowDER, at Lexington, on the field day of every flyer the operation, and the fine time, sund-hopesthereby to give a birth day of every flyer the coar, and at Verfallers.

From No. 1 to No. 6, for fall are where the powder manufacture that fundry performs an at their peril, against attempting to fell such powder and powder manufacture they seation all performs from the field day of every flyer that fundry performs at their peril, against attempting to fell such powder and powder manufacture to the country of the position of the field of the powder and fine powder and powder and fine powder and powder and fine powder and fine